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Assistant Commissioner for Patents
Washington, D.C. 20231

October 16, 2002

Re: H. Donald WILSON, Anthony H. HANDAL, and Michael LESSAC
U.S. Patent Application No. 09/553,810 Filed: April 21, 2000
Case: WILSONLESSAC
"SPEECH RECOGNITION METHOD"

SIR:

We enclose herewith:

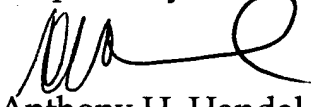
- ☒ Amendment;
- ☒ Acknowledgment Postcard.

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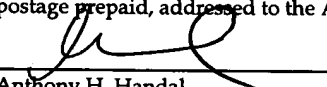
The Commissioner is hereby authorized to charge payment of fees associated with this communication or credit any overpayment to Deposit Account No. 08-0570.

Applicant hereby petitions under 37 CFR 1.136 to have the response period extended the number of months necessary to render the attached communication timely if a petition is required.

Respectfully submitted,


Anthony H. Handal
Reg. No. 26,275
Roger Pitt
Reg. No. 46,996

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope, postage prepaid, addressed to the Assistant Commissioner for Patents, Washington, D.C. 20231 on October 16, 2002


Anthony H. Handal
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Roger Pitt
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

-----X
In re application of : Attorney Docket: No.:
Applicant: H. Donald WILSON et al. : WILSONLESSAC

Serial No.: 09/553,810 : GAU: 2641

Filed: April 21, 2000 : Examiner: A. Azad

For: "SPEECH RECOGNITION METHOD" :
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October 16, 2002

Assistant Commissioner for Patents
Washington, D.C. 20231

AMENDMENT

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S I R:

In response to the Official Action dated July 16, 2002, please enter the following amendment:

18. A method of speech recognition as in claim 17, said interactive program instructing the user in the correct pronunciation of said sound in terms of the sound of a musical instrument.

REMARKS

In the outstanding office action, claims 1-7 and 9-27 were presented for examination. All rejections made in the instant application are based on the reference to Minematsu, either alone or in combination with Bijl. It is respectfully submitted that this rejection should be withdrawn on account of basic differences between the method of the present invention and the apparatus and method taught by Minematsu, taken alone or in combination with Bijl's alleged teaching respecting the introduction into a 1)